Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

MAW Communications, Inc.,

Complainant,

v.

File No.

PPL Electric Utilities Corporation,

Defendant.

COMPLAINANT'S FIRST SET OF INTERROGATORIES TO DEFENDANTS

MAW Communications, Inc. ("MAW") respectfully submits this First Set of Interrogatories in its Complaint against PPL Electric Utilities Corporation ("PPL" or "Pole Owner") pursuant to Subpart J of the Federal Communications Commission ("FCC" or "Commission") Rules, 47 C.F.R. §§ 1.1401 *et seq.* for an ongoing denial of access to PPL's poles. In accordance with 47 C.F.R. § 1.730, MAW hereby requests that Defendant PPL respond to the following first set of interrogatories fully, in writing, and that said written responses be signed and served upon counsel for MAW within twenty (20) days after service. Consistent with Rule 1.730(b), all of the information requested herein pertains to PPL's denial of access which is the subject of MAW's complaint. As set forth in the instructions, MAW is not seeking information that is available from any source other than PPL. These interrogatories are governed by the following definitions and instructions:

DEFINITIONS

- 1. The terms "you," or "your," as used herein, means the Defendant PPL and any and all employees, members, agents and any other persons acting on your behalf or under your direction or control.
 - 2. The term "Complainant," as used herein, means the Complainant MAW.
- 3. The term "Document" as used herein means and includes without limitation the following items, whether printed, microfilmed, electronically recorded in sound and/or pictures, stored in computer memory or in a computer database, or reproduced by any process, or written or produced by hand, and regardless of whether claimed to be privileged or confidential or personal: letters, correspondence, memoranda, reports, summaries, notes, notebooks, sketches, prints, photographs, printed forms, manuals, brochures, diaries, books, lists, publications, agreements, working papers, intracompany and intercompany communications, forecasts, statistical statements, graphs, charts, plans, drawings, minutes or records of meetings or conferences, policy statements, circulars, and any and all other writings. The above includes any and all other materials of any tangible medium of expression and original or preliminary notes, including drafts, typings, printings, minutes, or copies or reproductions thereof that are now or have ever been in your possession, custody or control.
- 4. "Communications" mean any instance in which the words or information is transferred or transmitted between two or more persons by whatever manner or means, and regardless of how or by whom the communication was initiated, including but not limited to, e-mail correspondence, other written correspondence including notes, calendar entries, journal entries, conversation, instructions, meetings, requests, demands, and conferences.

- 5. "Pole Attachment Agreement" refers to the Telecommunications Pole Attachment License Agreement between PPL Electric Utilities Corporation and MAW Communications, Inc. executed by PPL on December 20, 2002.
- 6. "Person" or "Persons" means any legal entity or entities including, without limitation, any individual, firm, partnership, corporation, association, trust, organization, public agency or body, joint venture or other form of business organization entity or arrangement.
- 7. The term "Relating to," as used herein means concerning, verifying, proving, disproving, constituting, consisting of, summarizing, describing, mentioning or referring to, including anything pertaining to negotiations leading to the creation or execution of any indicated document or parties' later performance pursuant to the terms of any indicated document.
- 8. The connectives "and" and "or" shall be construed either disjunctively or conjunctively as necessary to bring within the scope of these interrogatories all responses that might otherwise be construed to be outside of its scope.
 - 9. The terms "any" and "all" shall each mean "any and all".
 - 10. Use of the singular form of any word includes the plural and vice-versa.
- 11. References to the name of a company or the designation of a party include the company or corporation, as the case may be, or the party, and its employees, agents, directors, officers, stockholders, principals, partners, representatives, attorneys, investigators, consultants, and subcontractors.

12. Identification.

A. The term "identify" when used in reference to an individual person means to state the person's full name, present address and telephone number, if

known; the person's present or last known title, position, and business affiliation; and the general subject matter(s) about which the person has knowledge. When used in reference to a person other than an individual person, "identify" means to state whether such person is a corporation, company, partnership, association, joint venture, or other organization, and the name, present and last known address, and principal place of business.

- B. The term "identify" when used in reference to a document means:
 - to provide a brief description of such document, including date,
 author, recipients and content or substance;
 - 2) to identify the custodian of the document;
 - 3) to identify the place where the document may be inspected; and
 - if any such document was, but is no longer in your possession, custody, or control, to state what disposition was made of such document.

INSTRUCTIONS

- 1. These interrogatories are continuing in nature. If you obtain additional information, a supplemental response shall be promptly furnished.
- 2. To the extent you consider any of the following interrogatories, or subparts thereof, to be objectionable, answer that portion of the interrogatory, or subpart thereof, to which you have no objection and separately state the portion of the interrogatory, or subpart thereof, to which you have an objection and state the specific grounds therefore.

- 3. Should you claim a privilege in connection with any of your responses, you shall identify the privilege claimed and produce an index identifying any document(s) withheld under a claim of privilege. You shall state all facts that demonstrate why the information or the document(s) sought by any of the following requests are entitled to the privilege asserted.

 Failure to produce the required index or to state the facts supporting the claim of privilege shall be a waiver of any privilege as to the information or document(s) withheld.
- 4. Per FCC Rule 1.730(b), MAW is not seeking information that is available from any source other than PPL.

INTERROGATORIES

- 1. Identify any and all documents in your possession created on or after June 1, 2015 relating to the removal of MAW facilities attached to PPL poles.
- Identify any and all documents in your possession created on or after June 1, 2015
 relating to requests made by MAW to access facilities attached to PPL poles, including any decisions by PPL to deny such requests.
- 3. Identify any and all documents in your possession created on or after June 1, 2015 relating to MAW lines or equipment with recorded conditions or defects that would reasonably be expected to endanger human life or property.
- 4. Identify any and all documents in your possession relating to the Engineer's Report of the Safety of MAW Communications Fiber Optic Cable Installations prepared by Daryl L. Ebersole, P.E., and Jeffrey M. Kobilka, P.E., Robson Forensic The Experts, dated January 7, 2018.
- 5. Identify any internal documents and or studies created by PPL or at the direction of PPL or consulted by PPL on or after June 1, 2015 concerning all-dielectric self-supporting

("ADSS") cable and or fiber service drop cable and or ADSS service drop cable as it relates to the National Electric Safety Code ("NESC") and or PPL's service drop attachment policy and procedures

- 6. Identify any and all documents in your possession created on or after June 1, 2015, pertaining to NESC Rule 238, Table 238-2, as it related to MAW's attachments.
- 7. Identify all documents pertaining to the definition of "Service Drop Attachment" as that term is used in the parties' Pole Attachment Agreement.
- 8. If it is your contention that PPL only removed MAW attachments that would reasonably be expected to endanger human life or property, identify all facts and assumptions on which you rely to support such contention.
- 9. Identify any and all Persons having knowledge of the facts supporting your answer to Interrogatory No. 8.
- 10. Identify each person who furnished information used to respond to these interrogatories, stating, with respect to each person, the interrogatories for which he or she provided information.

Respectfully submitted,

MAW Communications, Inc.

/s/ Maria T. Browne

By its Attorneys

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